

bers ought not to be admitted into the concern at the imminent danger of its dissolution. Personally I could have no objection to the admission of Texas; but I certainly would be unwilling to see the existing Union dissolved or seriously jeopardized for the sake of acquiring Texas. If any one desires to know the leading and paramount object of my public life, the preservation of this Union will furnish him the key.

"From the developments now being made in South Carolina, it is perfectly manifest that a party exists in that State seeking a dissolution of the Union, and for that purpose employing the pretext of the rejection of Mr. Tyler's abominable treaty. South Carolina being surrounded by slave states, would, in the event of a dissolution of the Union, suffer only comparative evils; but it is otherwise with Kentucky. She has the boundary of Ohio extending five hundred miles on three free States. What would her condition be in the event of the greatest calamity that could befall this nation?

"In Kentucky the Texas question will do the whole cause no prejudice. I am glad to perceive, in the proceedings of the Clay Club of Tuscaloosa, a similar belief expressed as to Alabama. It was a bubble blown up by Mr. Tyler in a most exceptional manner, for sinister purposes, and its bursting has injured no body but Mr. Van Buren.

"Retaining an agreeable recollection of the pleasure which I derived from forming your acquaintance last spring, I remain your friend and obedient servant,

"H. CLAY.

"STEPHEN F. MILLER, esq. Tuscaloosa, Alabama."

Now the coon papers and orators hereabouts must feel the stinging rebuke contained in this letter. They profess to be bitterly opposed to annexation. They represent Mr. Clay as being so. What does Mr. Clay say for himself? "Personally I have no objection to the admission of Texas!" What say the Cowins and the Ewings, and the small-fry-beer-coon orators to that? No principle!—no consideration of expediency!—no "resistance to the extension of slavery!" stands opposed to the measure in the mind of Mr. Clay. Nothing but fear that it may wreck a dissolution. Ah! and who does he fear will dissolve the Union? Observe how he rebukes these coon orators again.

They say the Union is threatened by a few foolhardy factionists in South Carolina, if Texas be not annexed.—This is the whole burden of their diatribe. This is the raw head and bloody bones that now stands them in lieu of the standing army and chicken tax of 1840. This is the appeal of poor old papa Guilford, of the Atlas, to the delicate men and dear old ladies whom he has wrought into such an interesting state of alarm. Now, Mr. Clay is afraid of disunion too. But he is not afraid of it if Texas should not be annexed. Precisely the contrary. He apprehends it if Texas should be annexed. His alarm is not on account of the South Carolina chivalry, led on by her redoubtable Col. Quattlebaum.—Oh no! he is afraid of the Massachusetts militia, led on by John Q. Adams, and the patriots of the Hartford convention. He looks to the North for the tempest of disunion, and points to the fears of his Alabama partisan to the opponents of annexation. And at the same time his partisans in the North and West are affecting a wonderful horror and alarm lest the friends of annexation in the South should read the republic!

Now what must plain, honest, intelligent men think of all this? Is there one grain of honesty in the idle cant about a dissolution of the Union? What will the Clay partisans hereabouts say to this biting rebuke! What can they say. The idea begun at the North, with Adams and the New England federalists. It is from them that treason and dissolution are threatened, or else Mr. Clay is guilty of shameful falsehood in this Alabama letter. We hope our friends will take care of this letter, carry it about, and give it to the whigs to read, and show them how Clay at the south and his partisans here contradict and belie one another.—Show them what an utter want of honesty there is in the coon method of electioneering—that it is craftily designed and intended to mislead and dupe the people. Show them that, while their coon partisans among us are bitterly opposing Texas as a party measure, Mr. Clay says to the South, "I would have no objection to the annexation of Texas."

ASTHMA, COUGHS, CONSUMPTION, &c.
We call the reader's attention to that celebrated and most excellent medicine, Wister's Balsam of Wild Cherry. Its reputation is spreading wider and wider every day, and all now admit it to be the most certain curative for all pulmonary complaints ever discovered! How gratifying the thought that a remedy is at last discovered, which has proven itself a perfect master of that dire disease.—CONSUMPTION! Let the despairing cheer up, and lay hold of this life giving nectar.

J. A. & G. H. DAVENPORT & Co. Agents for the genuine Balsam.

From the Baltimore Sun. ARRIVAL OF THE STEAMSHIP ACADIA.

Fifteen Days Later from Europe.

The Acadia arrived at Boston on Sunday, at half past two o'clock, P. M.

No material change in cotton. The demand on the second instant was steadier.

The accouchement of the Queen had not taken place.

The Great Western arrived out on the 6th inst.

An attempt had been made to assassinate the King of Greece.

The Parliamentary proceedings for the last fortnight have been entirely unimportant.

Some of the Liverpool people are in ecstasies with American ice, a cargo of which recently arrived there from Boston. We are glad to find that our English friends begin to acknowledge that one good thing at least can come out of America.

Letters from Constantinople state, that the inundation which recently occurred at Adana, was even more destructive than at first represented.—More than one thousand two hundred lives were lost, and the property destroyed is valued at ten million of piastres.

A colliery at the Beaumont Iron Works at Abervagney, recently ignited and is on fire to the extent of three miles. Many serious accidents have already been the consequence.

The Zurich Gazette of the 19th ult. announces that the disturbances which commenced at Schaffhausen on the 16th ult., in consequence of the asserted arrival of M. Hutter, who became a convert to Catholicism at Rome, were renewed on the 16th.

General Sale, the hero of Jellabad, and his heroic lady, with their widowed daughter, Mrs. Stuart, and child, arrived at Lyme Regis, on the 22nd ult.

The Britannia arrived out on Sunday the 27th ult.

DIED—On Tuesday the 27th inst. at his residence in Carlisle, Dr. ALEXANDER W. HUMPHREYS, aged about 28.

PROFESSIONAL CARDS.

WM. C. WALTON,
ATTORNEY AT LAW,
Woodfield, O.
Office opposite the Court House.
March 15, 1844.

COWEN & WIRE,
ATTORNEYS AND COUNSELLORS AT LAW, AND
SOLICITORS IN CHANCERY.
WOODFIELD, O.
March 1, 1844.

THOMAS WEST,
ATTORNEY AT LAW,
WOODFIELD, MONROE COUNTY, OHIO.
April 19, 1844.

EDWARD ARCHBOLD,
ATTORNEY AT LAW,
AND
NOTARY PUBLIC,
WOODFIELD, MONROE COUNTY, OHIO.
March 22, 1844.

Wm. F. HUNTER,
ATTORNEY AT LAW,
WOODFIELD, MONROE COUNTY, OHIO.
March 15, 1844.

J. R. MORRIS,
ATTORNEY AT LAW,
WOODFIELD, MONROE COUNTY, OHIO.
July 5, 1844.

DOCTOR J. McMAHON,
PRESENTS his grateful acknowledgments to the citizens of Monroe county, for their liberal patronage in his professional line of business, and informs them that he has removed his office near the public square, in the west end of the house formerly occupied by Mr. Sinclair, where he may be found at all times ready to obey the calls of his profession.

He also informs the public that he has entered into a partnership with his son
A. D. McMAHON & PARDON COOK.
Having made these arrangements, he hopes to supply the demands of his patrons more punctually than he has hitherto been able to do.
J. McMAHON.
Woodfield, April 19, 1844.

PROCLAMATION.

TO THE QUALIFIED ELECTORS OF THE STATE OF OHIO:

WHEREAS, it is provided, by the 1st section of the act entitled, "An Act to provide for the election of President and Vice President of the United States," passed February 15, 1829, "that the governor of this State, sixty days previous to the time provided by this act for the election of electors of President and Vice President of the United States, shall by proclamation be inserted in one of the newspapers printed in each county in this State, whereby any such paper is printed, give notice of the time of holding such election, and the number of electors of President and Vice President there to be chosen." Therefore, in pursuance of the provisions of the aforementioned act,

I, THOMAS W. BARTLEY, Governor of the State of Ohio, do hereby notify and require the qualified electors of this State, to assemble in their respective townships, at the usual places designated for holding elections, on the FIRST FRIDAY, being the FIRST DAY OF NOVEMBER NEXT, and then and there proceed to elect TWENTY THREE electors of President and Vice President of the United States, in pursuance of the constitution and laws of the United States and of this State.

IN TESTIMONY WHEREOF, I, THOMAS W. BARTLEY, Governor of the State of Ohio, have hereunto subscribed my name, and caused the Great Seal of the State to be affixed, at Columbus, this nineteenth day of August, in the year of our Lord one thousand eight hundred and forty-four, and in the sixty ninth year of the independence of the United States of America.

THOMAS W. BARTLEY.
By the Governor:
SAMUEL GALLOWAY, Sec'y of State.

MILLER HOGUE'S ESTATE.
NOTICE is hereby given that the subscriber has been appointed and qualified as administrator on the estate of Miller Hogue, late of Monroe County, deceased.

NELSON HOGUE.
August 16, 1844.—3th 25.

MASTER COMMISSIONER'S SALES.

BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of Monroe county, and State of Ohio, in the case of the Ohio Life Insurance and Trust Company vs. Ebenezer Coe, and wife, there will be offered for sale at public outcry, at the front door of the Court House in the town of Woodfield, in said county, on the 5th day of September, A. D. 1844, between the hours of ten o'clock in the forenoon and four o'clock in the afternoon of that day, the following described tract or parcel of land, to wit: The east half of the north east quarter of section 36, township 4, and range 4, lying and being in the said county of Monroe, and in the district of land sold at Marietta, Ohio, containing seventy two acres and twenty five hundredths of an acre, be the same, more or less.

ALSO,
BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of said county of Monroe, in the case of John Goshorn, and others, against Joseph M. Mason, and others, there will be offered for sale at the same time and place in manner aforesaid, the following described tract or parcel of land, situated in said county, and described as follows, to wit: Lots numbered 91 and 92, in the town of Woodfield, as numbered on the plat of said town; also, the east half of the north east quarter of section number 9, township number 4, and range number 6, in the Marietta district, containing eighty acres of land, be the same more or less.

ALSO,
BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of said county of Monroe, in the case of Cornelius S. Atkinson, and others, against Alexander Ferrel and others, there will be offered for sale at the same time and place in manner aforesaid, the following described tracts or parcels of land lying and being in said county, and described as follows, to wit: A tract of land purchased by Alexander Ferrel of James Atkinson (deceased) on Sandusky creek near Jamestown, being the same tract of land on which said Ferrel's Mill was erected, being a part of the south west quarter of section number 7, in township number 4, of range number 4, beginning for the same at a white walnut, twelve inches in diameter, thence south twenty six degrees east, thirteen links; thence north forty six degrees east, to a sycamore, twenty six rods; thence north eleven degrees east, twenty eight poles and twelve links; thence north fifty four and one half degrees east, sixteen poles; thence north eighty five degrees east, twenty two rods to a lynn; thence south forty four degrees west, twelve rods to a white walnut; thence south twenty two degrees west to a white walnut, nine rods and seven links; thence south, sixteen degrees west, to a buckeye, thirteen poles and eleven links; thence south two degrees east to a buckeye, thirteen rods and twelve links; thence south eight degrees west to a stake, nine poles; thence south eleven degrees east to a beech, twenty seven poles and twenty two links; thence south seven degrees east to a white oak, twelve rods and nineteen links; thence south four degrees east, to a stake, five poles and fifteen links; thence north eleven degrees east, half degree east, to a lynn, seven poles and twenty links; thence to the place of beginning twenty six poles. Also, beginning at a white walnut, station number 8, of the above piece, running thence south, forty eight degrees east, thirteen rods to a buckeye; thence north, forty four degrees east, twelve and a half rods to a beech; thence north, forty six degrees west, thirteen poles to a lynn, number 301; thence south, thirteen degrees east, thirteen rods and seven links; thence south thirteen degrees east, and three fourths of a rod, be the same more or less, with the improvements thereon.

WM. OKEY, Mas. Com Monroe C. P.
August 30, 1844.

SHERIFF'S SALES.

BY virtue of a venditioni exponas to me directed from the Court of Common Pleas of Monroe county, Ohio, I will offer at public outcry at the front door of the Court House in the town of Woodfield, in said Monroe county, on Monday, the 30th day of September, 1844, between the hours of 10 o'clock A. M. and 4 P. M. on said day, the following described real estate to wit: A part of the north east quarter of section 11, township 6, of range 6, it being in the tract of land known by the name of the 7th range; beginning for the same at a post 28 perches southward of the north east corner of said section 11, on the line dividing the same from section 7; thence south, 71 perches to a post; thence west parallel to the line dividing section 11 from section 10, distance 78 perches and 3 links to a post; thence northward running parallel to the line dividing section 11 from section 5, distance 51 perches and one tenth to a post; thence a direct line to the place of beginning, distance 88 perches and seven tenths, containing 30 acres more or less, lying and being in the county of Ohio, taken as the property of Frederick Slusher, at the suit of the State of Ohio and others.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The north west quarter of the north east quarter of section 22, township 4, and range 4, all in Monroe county, Ohio, and taken as the property of Silas and Eliza Headley, at the suit of John Gibson Jr. and Benjamin S. Cowen.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The north half of the north west quarter of section 18, township 2, and range 4, containing 79 acres more or less, and lying in Monroe county, Ohio, taken as the property of John Matthews at the suit of John Hanna.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The south west quarter of the south east quarter of section 19, township 2, and range 4, being in Monroe county, Ohio, and in the district of land subject to sale at Marietta, taken as the property of James Witten at the suit of Matthew Adams.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: All that tract or parcel of land lying and being in section 25, township 3, and range 3, bounded as follows, viz: on the east by the town of Clarion, and by the lands of Thomas Pollock, on the north by lands of Frederick Boettcher, on the west and south by lands of Asahel Booth, containing 58 acres more or less, lying in Monroe county, Ohio, and taken as the property of Cornelius B. Atkinson at the suit of Levi Headley.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 63 rods; thence west 43 rods; thence south 63 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north west quarter of the south east quarter and the south east quarter of the south west quarter of section 19, township 2, and range 4, in Monroe county, Ohio, appraised at \$600 00, and taken as the property of James Witten at the suit of Friend Cox.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Beginning at a stone on the river bank, thence north, 68 degrees west, 113 poles; thence north, 41 and one half perches; thence south, 68 degrees east, 137 poles; to the river; thence down the river south, 35 degrees west, 40 perches to the place of beginning, containing 30 acres, and 26 hundredths of an acre, being a fractional part of section 21, township 1, and range 3, all in Monroe county, Ohio, taken as the property of Charles Wells at the suit of Cox & Thistle.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north half of the north east quarter of section 19, township 4, and range 5, taken as the property of Joshua Hawkins at the suit of John Gibson, William Cochran, and David Person, for the use of Samuel H. Guthrie.

ALSO,
BY virtue of three venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north half of the north east quarter of section 19, township 4, and range 5, taken as the property of Joshua Hawkins at the suit of John Gibson, William Cochran, and David Person, for the use of Samuel H. Guthrie.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: All that tract or parcel of land situated and being in Monroe county, Ohio, being a part of section 33, township 1, and range 3, beginning for the same at the mouth of the Ohio river, south of a stone; thence east up the Ohio river to the middle of a bridge, 45 rods and 15 inches; thence north, half a degree west, 8 rods and 18 links to a post; (N. B.—40 links to a chain); thence north, 2 and a half degrees west, through a large poplar on the left hand side of the mound, on the gravel banks; thence in the same direction, 320 rods and 18 links; to a post; thence west, 31 rods and ten links to a post; thence south over a corner stone 328 rods and 16 links to the place of beginning, excepting so much of said tract as will include the town of Sardis, taken as the property of James Patten at the suit of Michael Miller.

ALSO,
BY virtue of a writ of Le Fa to directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: Commencing for the same at the south west corner of James Witten's land, being the corner between lands of James Witten and Robert Grieg; thence up the Ohio river to the second bridge; thence the main run between Grieg and Witten; thence up said run with the meanderings thereof to the section line between sections 18 and 21; thence south with said section line to the Ohio river; thence across the river to a white oak stump, belonging to Grieg's farm, forming the south west corner of said tract, all in fractional section 18, township 1, and range 4, taken as the property of James Witten at the suits of Shadrach Mitchell and Joshua Russell.

ALSO,
BY virtue of a writ of Fi Fa to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: All the north east quarter of section 9, township 3, and range 5, except so much of said quarter as was assigned to Teresa Dye, for her dower which said reservation and exception is bounded as follows, to wit: All that part of said quarter that lies on the south west side of the Woodfield and Sistersville roads; also, the part of said quarter lying on the east side of said road and southwardly from the mouth of a lane on said premises, which said last mentioned piece or parcel shall bound on the north by a line running due east from the spring on said premises to the section line, which said reservation is supposed to contain 110 acres, leaving 50 acres more or less in said quarter, taken as the property of Jephtha Dye at the suit of Joseph M. Mason.

ALSO,
BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The south east quarter of the north east quarter of section 10, township 7, and range 7, taken as the property of Francis D. Stephen and wife at the suit of Crispin Ogbley, Adm'r.

ALSO,
BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The west half of the north east quarter of section 23, township 7, and range 7, taken as the property of John Snider and wife at the suit of Crispin Ogbley, Adm'r.

ALSO,
BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Lots number 12 and 14, in the town of Carlisle, Monroe county, Ohio, taken as the property of McElroy & Headley at the suit of Brown & Owens.

ALSO,
BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, situated in Monroe county, Ohio, viz: The south west quarter of the north east quarter of section 9, township 6, and range 7, taken as the property of James Early et al at the suit of Thomas Hogg & Co.

ALSO,
BY virtue of a Fi Fa to me directed from the court aforesaid, I will expose to public outcry at the same time and place aforesaid, the following described real estate, to wit: All the north west quarter of section 4, township 5, of range 6, except 40 acres heretofore deeded to Joseph Moore, in the south east corner thereof, also the half of the south west quarter of section 5, township 5, of range 6, and also ten acres on the west side of the south west quarter of the south west quarter of section 5, of range 6, containing 210 acres in all, also the north half of the south west and south half of the north west quarter, and the south half of the north west quarter of the south east quarter, all in section 5, township 5, of range 6, containing in all 180 acres more or less, lying and being in Monroe county, and taken as the property of John Gibson at the suit of James A. Saugton & Co.

ALSO,
BY virtue of three Le Fa to me directed from the same court, I will expose to public outcry at the same time and place aforesaid all the following described real estate, situated in Monroe county, Ohio, to wit: The north east quarter of the north west quarter of section 1, township 7, of range 7, containing 39 acres more or less, taken as the property of Christian Hashman et al at the suit of Samuel H. Carter, one in favor of Nathan Hollister, and one in favor of John Wolf.

ALSO,
BY virtue of a Fi Fa to Le Fa to me directed from the same court, I will expose to public outcry at the same time and place aforesaid all the following described real estate, situated in Monroe county, Ohio, to wit: The north east quarter of the north west quarter of section 1, township 7, of range 7, containing 39 acres more or less, taken as the property of Christian Hashman et al at the suit of Samuel H. Carter, one in favor of Nathan Hollister, and one in favor of John Wolf.

ALSO,
BY virtue of a Le Fa to me directed from the same court, I will expose to public outcry at the same time and place, the following described real estate, situated and being in Monroe county, Ohio, to wit: The south east quarter of the north east quarter of section 8, township 2, of range 4, containing 40 acres more or less, taken as the property of Peter Witten at the suit of Sarah McCoy, assignee of Edmund Moore.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public outcry at the same time and place the following described real estate: Two town lots situated in the town of Woodfield, Monroe county, Ohio, and numbered on the plat of said town as follows, to wit: Lots No. 33 and 39, taken as the property of David Person at the suit of Thomas Drakely.

ALSO,
BY virtue of a venditioni exponas to me directed, from the court of Common Pleas of Monroe county, I will expose to public sale at the same time and place, the following described real estate, lying and being in said county, and more particularly described as follows to wit: The west half of the north east quarter of section 30, township 3, of range 4; beginning at the south west corner of said quarter, thence north to its north west corner; thence east to its north east corner; thence south 96 rods to a white oak; thence south, 63 degrees west, twenty five rods to a beech; thence south 11 and a half degrees west, 34 perches to a stone; thence south 70 and a half degrees west, 16 and a half rods to a stone; thence west 18 rods to the place of beginning, containing 68 acres.

ALSO,
BY virtue of a venditioni exponas to me directed, from the court of Common Pleas of Monroe county, I will expose to public sale at the same time and place, the following described real estate, lying and being in said county, and more particularly described as follows to wit: The west half of the north east quarter of section 30, township 3, of range 4; beginning at the south west corner of said quarter, thence north to its north west corner; thence east to its north east corner; thence south 96 rods to a white oak; thence south, 63 degrees west, twenty five rods to a beech; thence south 11 and a half degrees west, 34 perches to a stone; thence south 70 and a half degrees west, 16 and a half rods to a stone; thence west 18 rods to the place of beginning, containing 68 acres.

ALSO,
BY virtue of a venditioni exponas to me directed, from the same court, I will expose to public sale, at the time and place aforesaid, the following described real estate, situated in Monroe county, Ohio, to wit: The north west quarter of the south east quarter of section 29, township 5, of range 6; taken as the property of Balster Butt et al., at the suit of John Campbell, William Campbell and Jas. McCortney assignees of David Shaub.

ALSO,
BY virtue of sundry executions to me directed, from the same court, I will expose to public sale at the same time and place, the following described real estate to wit: The north west quarter of section 5, township 6, of range 6, except one acre sold off to Silwell Trux, lying and being in Monroe county, Ohio; taken as the property of Frederick Slusher at the suit of the Trust Commissioners of Monroe county, Ohio, and others.

ALSO,
BY virtue of a Le Fa to me directed from the same court, I will offer for sale at the time and place aforesaid, the following described real estate, to wit: Being a part of the east half of the south west quarter of section 19, township 6, of range 8, bounded as follows, commencing for the same at the south west corner of the above mentioned land of John Shipman's corner; thence running east on the line 97 rods to John Shipman's north east corner; thence north on the line 88 rods to John Altop's corner by a beech bush; thence south 87 and a half degrees west, 39 and a half rods and 4 links; thence south 55 degrees west, 19 and a half rods and 5 and a half links to a stone; thence south 40 rods; thence west to the line, to Wm. Young's south west corner at the cold spring; thence south to the place of beginning, containing 45 acres more or less, lying and being in Monroe county, Ohio; taken as the property of Jacob Shipman at the suit of Christina Flann.

ALSO,
BY virtue of a fi. fa. to Le Fa to me directed from the same court, I will expose to public sale, at the time and place aforesaid, the following described real estate to wit: The east half of the north west quarter of section 8, township 3, of range 5, with all and singular the improvements thereunto belonging, lying and being in Monroe county, Ohio, taken as the property of Wm. Ulum at the suit of Elizabeth Wells.

ALSO,
BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, lying and being in Monroe county, Ohio, to wit: Beginning for the same at a stake at the south east corner of the south west quarter of section 38, township 4, of range 5; running thence south a half degree west, 11 and 78 hundredths chains; thence north 28 degrees and 35 minutes east, 5 and 37 hundredths chains to a stone, witness a white oak 24 inches in diameter bearing south 63 and a half degrees east 22 links; thence north 4 and a half degrees west, 20 and 97 hundredths chains to a white oak stump, witness a beech 7 inches in diameter bearing north 20 and a half degrees east distance 23 links; thence south 68 degrees east, distance 7 and 80 hundredths chains to a post, witness a white oak 24 inches in diameter bearing south 24 and a half degrees west, distance 63 links; thence south half degree west, distance 6 and 19 hundredths chains, supposed to contain 12 and a quarter acres; taken as the property of Joel F. Randolph at the suit of Thomas H. Gein.

THOMAS MITCHELL, Jr.,
Sheriff of Monroe Co., Ohio.
Sheriff's Office, Woodfield, August 30, 1844.

CORONER'S SALE.

BY virtue of the command of sundry writs of venditioni exponas, and executions, to me directed from the Court of Common Pleas of Monroe county and State of Ohio, in the case of Joseph Uncles and others vs. the Monroe Academe Association, I will offer for sale at public outcry at the front door of the court house in the town of Woodfield in said county, on Monday the 30th day of September next, at 12 o'clock M. on said day, the following described tract or parcel of land adjoining the town of Woodfield, and in the south west quarter of section 19, township 4, and range 5, in the Marietta land district, and bounded as follows, to wit: On the north by lands of Alfred Driggs, on the east by lands of Michael Rutter, (now deceased,) on the south by lands of William Cochran, and on the west by the east line of the said town of Woodfield, containing two acres, 73 perches, and 96 hundredths, be the same more or less, and being the same lands on which is erected the Monroe Academy.

WM. D. PATTON,
Coroner M. C. O.
August 30, 1844.

ADMINISTRATOR'S SALE.
ON Monday the 30th day of September, 1844, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the court-house, in the town of Woodfield, Monroe County Ohio; will be sold to the highest bidder, the following real estate, the property of Abel Atkinson Dec'd. to wit: The north part of the north east quarter of section 12, township three, and range four, bounded as follows: on the south by the town of Sardis, on the west by a quarter section line and the lands of Stephen Atkinson; on the north by a section line, and on the east by said section line supposed to contain sixty acres.—Terms one half the purchase money in hand, and the balance in 12 months with interest from date. To be sold subject to the dowry of Mary Mays.

MARTIN TROY, Adm'r.
August 30, 1844.—3th.